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*Attorneys for Defendants  
Morris Guice and Timothy Filson*

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

DUANE TIPTON,

Plaintiff,

Case No. 3:17-cv-00032-RCJ-CLB

V.

GUICE, et al.,

#### Defendants.

**STIPULATION TO WITHDRAW  
MOTIONS TO COMPEL (ECF No.'s 79  
& 80)**

Plaintiff Duane Tipton, appearing *pro se*, and Defendants Morris Guice and Timothy Filson, by and through counsel, Aaron D. Ford, Attorney General of the State of Nevada, and Rost C. Olsen, Deputy Attorney General, file their Stipulation to Withdraw Motions to Compel (ECF No.'s 79 & 80).

On August 13, 2020, Plaintiff and Counsel for Defendants spoke telephonically to discuss the underlying discovery disputes leading to the filing of the Motions to Compel filed by Plaintiff at ECF No.'s 79 & 80. Upon discussion, the parties were able to come to terms to resolve these discovery disputes.

Therefore, the parties stipulate to the following:

1. Defendant Filson shall mail a supplemental response to Request for Production of Documents no. 2 contained in Plaintiff's first set of Requests for Production of Documents no later than Friday, August 21, 2020.

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1       2. At trial, Plaintiff shall have access to the photographs produced in response  
2 to Request for Production of Documents no. 3 propounded upon Defendant Guice,  
3 identified and bates stamped in production as **TIPTON 032: Def. Guice Resp. to RFPD**  
4 **[1] – 001 – 006**. Plaintiff may seek to have them admitted in evidence at trial, subject to  
5 any appropriate objection.

6       3. Plaintiff hereby withdraws his Motions to Compel filed in this matter at  
7 ECF No. 79 and ECF No. 80.

8  
9       DATED: 8/13, 2020

10      PLAINTIFF:

11      

12      DUANE TIPTON, *pro se*

13      DATED: August 14, 2020

14      DEFENDANTS:

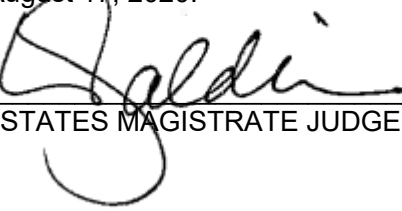
15      AARON D. FORD  
Attorney General

16      By: 

17      ROST C. OLSEN, Bar No. 14410  
Deputy Attorney General  
Attorneys for Defendants

18      IT IS SO ORDERED.

19      Dated: August 17, 2020.

20        
UNITED STATES MAGISTRATE JUDGE

## **CERTIFICATE OF SERVICE**

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on this 14th day of August, 2020, I caused to be served a copy of the foregoing, **STIPULATION TO WITHDRAW MOTIONS TO COMPEL (ECF NO'S 79 & 80)**, by U.S. District Court CM/ECF Electronic Filing to:

Duane Tipton, #69967  
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/s/ *Perla M. Hernandez*  
An employee of the  
Office of the Attorney General